IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

MARK A. SPRUANCE,)				
Petitioner,)				
v.)	Civil	Action	No.	06-337 - JJF
THOMAS C. CARROLL, Warden, and CARL C.)				
DANBERG, Attorney)				
General of the State of Delaware,)				
·)				
Respondents.)				

ORDER

WHEREAS, Petitioner has filed a petition for federal habeas corpus relief pursuant to 28 U.S.C. § 2254 and requested leave to proceed in forma pauperis pursuant to 28 U.S.C. § 1915; and

WHEREAS, based on the information in Petitioner's affidavit, the request to proceed <u>in forma pauperis</u> is granted; and

WHEREAS, the Antiterrorism and Effective Death Penalty Act of 1996 ("AEDPA"), 28 U.S.C. § 2244, effectively precludes petitioners from filing a second or subsequent habeas petition except in the most unusual of circumstances; and

WHEREAS, the United States Court of Appeals for the Third Circuit has mandated that, before ruling on the merits of a

petition, the petitioner must be given notice that the AEDPA applies to the pending petition, see <u>United States v. Miller</u>, 197 F.3d 644 (3d Cir. 1999) and <u>Mason v. Meyers</u>, 208 F.3d 414 (3d Cir. 2000); and

NOW, THEREFORE, IT IS ORDERED this 5 day of June, 2006, that, on or before 10/2/18/2006, Petitioner must file the attached election form with the Court. Failure to timely return the completed election form will result in the Court's ruling on Petitioner's pending petition as filed.

United States District Judge

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

MARK A. SPRUANCE,)	
Petitioner,))	
v.	Civil Action No. 06-33	37-JJF
THOMAS C. CARROLL, Warden, and CARL C. DANBERG, Attorney General of the State of Delaware,))))	
Respondents.)	

AEDPA ELECTION FORM

1.	I wish the Court to rule on my § 2254 petition as currently pending. I realize that the law does not allow me to file successive or later petitions unless I receive certification to do so from the United States Court of Appeals for the Third Circuit; therefore, this petition will be my one opportunity to seek federal habeas corpus relief.
2.	I wish to amend my § 2254 petition to include all the grounds I have. I will do so within thirty (30) days. I realize that the law does not allow me to file successive or later petitions unless I receive certification to do so from the United States Court of Appeals for the Third Circuit; therefore, this amended all-inclusive petition will be my one opportunity to seek federal habeas corpus relief.
3	I wish to withdraw my § 2254 petition

without prejudice to file one all-inclusive

petition in the future; that is, one that raises all the grounds I have for federal habeas corpus relief. I realize this all-inclusive petition must be filed within the one-year period as defined by 28 U.S.C. § 2244(d). See Swartz v. Meyers, 204 F.3d 417 (3d Cir. 2000).

4.	Ι	I am not seeking federal habeas corpu						cpus					
	re	elie	еf	ur	ider	S	22	54.	I	am	inst	ead	seeking
	re	elie	эf	ur	nder								

Petitioner